Security Information

31 October 1952

MENTIFAREUM FOR: Consrel Counsel

TUROUCH:

Tepaty Firector/Administration

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Assistant | irector/Fer connel

SULJECT:

Exemption of CLA from Performance Mating Act of 1550.

- 1. The Performence Esting Act of 1950 (P.L. 873, Clet Congress) requires Federal agencies except those specifically exempted to establish one or more performance rating programs for evaluating the work performance of employees. In addition, the Act (Sec. L) stipulates that "no officer or employee of any department shall be given a performance rating regardless of the name given to such rating, and no such rating shall be used as a basis for any action, except under a performance rating plan approved by the Civil Pervice Commission as conforming with the requirements of this Act. These provisions of P.L. 873 became effective on 30 December 1950.
- 2. Uniformly, the Personnel Office has maintained that certain provisions of the Performance sating Act could not be narmonized with the security obligations of CIA. These conflicting issues were reviewed in a memorandum addressed to your office by the Personnel Birector on 29 Recember 1950 (Tab A); the conclusion stated in that memorandum was that "for the reasons outlined ... it is strongly recommended that appropriate action be initiated without delay to have CIA exempted from the requirements of the Act." Again, on 1 May 1951, the Personnel lirector in a memorandum to the PT/A, reporting on the unsuccessful results of this Agency's negotiations with the Civil "ervice Commission noted that "Insecuch as it has not been possible to reach any mutually estimated compromise ... it is the recommendation of this office that exception of CIA from P.L. 57) be obtained ...*
- 3. The Career Service Cossittee in October 1951 formed a working Group to explore the problem of developing a cystem of employee appraisal which could be interrated into the Agency's Career Service Program. Even before the working Group began functioning the Assistant Director for Personnel, then also Chairman of the Career ervice Cossittee, stated by memoraneous to the DIVA that "The Career bervice Cossittee has examined the possible efforts of compliance with the Act (F.L. 873) by CIA. Consequently, it is recommended that immediate action be taken by CIA to request the Congress for examption from the Act. (Ithough this legislation chould be introduced immediately, it is probable that final action would not be forthcoming until June of 1952." This conclusion was reached by the Career Service Cossittee subsequent to a meeting between representatives of the Ceneral Counsel and the Personnel Office, at which time agreement was reached upon the course of action. (Tab B).

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the Cereer Service Cosmittee to devise a plan of employee expensional responsive to the Areney's requirements. As the working group macros completion of its project (January 1952), the Personnel office called to your attention its concern that the proposed system differed in cartain fundamentals from the criterie established under P.L. 873. It was the feeling of this office that adoption of the new system proposed by the working Group should be contingent upon congressional action to except CIA from P.L. 873, or upon strong evidence that such Congressional action was instinent.

- service Consission. That efficial agreed to the Congress.
- the newly developed Personnel Evaluation Progress, incorporated into the final report of the Gereer Service Committee. Regulations for administration the new progress and an 1 August 1952 (CIA Regulation Actual functioning of this progress already been evaluated, pursuent to the regulations and instructions cited in this paragraph.
- adopted a position which is explicitly prombited by the terms of P.L. 873 (paragraph 1, above). Since the enactment of the Performance sating Act, the Personnel office has consistently expressed the opinion that the Agency should extricate itself from a difficult situation; on the one hand it was clear to us that the requirements of the Act could not be rationalized to fit security requirements; on the other hand this Agency failed to obtain exception from the Act at the time of its passage, although a master of other agencies were excepted, including one in the national security category, i.e., the Alasic Energy Consideren.
- 6. This office is apprehensive that employee appeals from adverse administrative actions (e.g., involuntary separations) resulting from unfavorable evaluations sade under the Agency evaluation system may well force upon the Civil Service Commission on examination of this Agency's non-compliance with the mandatory provisions of the Performance mating Act. We believe that the problem is accordance by the very considerable time lapse since enacts and of P.L. 573, during which no approach has been made to the Congress. It would appear to us that against this long delay

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car failure to install a system meeting the requirements of P.L. 873 sight at the very least invite very strong orbidism on the part of the Cormission and other Facoral regulatory bodies. It is felt, therefore, that it is a setter of very great importance that, without further delay, a logislative proposal by made to obtain Agency comption, and that all possible resources be employed to insure the success of this effort.

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